

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

ROBERT W. JACKSON,)	
)	
Plaintiff,)	
)	
v.)	C.A. No. 06-300-SLR
)	
STANLEY W. TAYLOR, et al.,)	
)	
Defendants.)	

NOTICE OF SERVICE OF DOCUMENT PRODUCTION

In connection with Plaintiff's Motion for Discovery, Defendants hereby supplement their previous response and produce to Plaintiff the following sequentially number documents:

U	Autopsy Documents- Steven Pennell.....	785
V	Autopsy Documents-James Allen Red Dog.....	1022
W	Autopsy Documents-Kenneth Deshields.....	1264
X	Autopsy Documents-Andre Deputy.....	1433
Y	Autopsy Documents-Nelson Shelton.....	1560
Z	Autopsy Documents-William Flamer.....	1627
AA.	Autopsy Documents-James Clark, Jr.....	1676
BB.	Autopsy Documents-David Lawrie.....	1717
CC.	Autopsy Documents-Willie Sullivan.....	1735
DD.	Autopsy Documents-Dwayne Weeks.....	1762
EE.	Autopsy Documents-David Dawson.....	1787
FF.	Autopsy Documents-Abdullah Hameen.....	1816

GG. Autopsy Documents-Brian Steckel.....1845

STATE OF DELAWARE
DEPARTMENT OF JUSTICE

/s/

Gregory E. Smith, ID # 3869
Deputy Attorney General
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Wilmington, Delaware 19801
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CERTIFICATION OF SERVICE

The undersigned certifies that on November 3, 2006, he electronically filed the attached *Notice of Service of Document Production* with the Clerk of Court using CM/ECF which will send notification of such filing to the following registered participant:

Michael Wiseman, Esq.
Assistant Federal Defender
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